

1
2
3
4
5
6 UNITED STATES DISTRICT COURT
7 WESTERN DISTRICT OF WASHINGTON
8 AT TACOMA

9 STATE OF WASHINGTON,

10 Plaintiff,
11 v.

12 THE GEO GROUP, INC., a Florida
13 corporation,

14 Defendant.

15 CASE NO. C17-5806RJB

16 ORDER GRANTING IN PART
17 DEFENDANT THE GEO GROUP,
18 INC.'S MOTION TO STAY
19 ENFORCEMENT OF JUDGMENT
20 PENDING APPEAL AND FOR
21 WAIVER OF SUPERSEDEAS
22 BOND

23 THIS MATTER comes before the Court on the above referenced motion. Dkt. 634. The
24 Court has considered all documents filed regarding the motion. The Court has also considered
the factors set forth in *Dillon v. City of Chicago*, 866 F.2d 902 (7th Cir. 1988). The Court is
fully advised. Neither party has requested oral argument pursuant to Local Rule W.D. Wash.
7(b)(4).

19 The Court hereby **FINDS AND ORDERS:**

20 (1) The Defendant's Motion (Dkt. 634) **IS GRANTED, IN PART**, in regard to the
21 existing money judgment only, as found in the Amended Civil Judgment at Dkt.
22 633;

1 (2) All proceedings or other efforts to enforce any judgment in this case is hereby

2 **STAYED;**

3 (3) The injunction portion of said Judgment **SHALL REMAIN IN FULL FORCE**

4 **AND EFFECT;**

5 (4) Defendant's financial results and its cash and cash equivalents positions

6 objectively demonstrate Defendant's ability to pay any judgment in this matter if
7 and when due after final appeal and thus any bond or other security requirement

8 **IS WAIVED.**

9 The Clerk is directed to send uncertified copies of this Order to all counsel of record and
10 to any party appearing *pro se* at said party's last known address.

11 Dated this 8th day of December, 2021.

12 
13 ROBERT J. BRYAN
14 United States District Judge